#### PATENT COOPERATION TREATY

PCT/IL2008/001492

# ADVANCE E-MAIL PCT

To:

NOTIFICATION CONCERNING
TRANSMITTAL OF COPY OF INTERNATIONAL
PRELIMINARY REPORT ON PATENTABILITY
(CHAPTER I OF THE PATENT COOPERATION
TREATY)

(PCT Rule 44bis.1(c))

G.E. EHRLICH (1995) LTD. 11 Menachem Begin Street 52521 Ramat Gan ISRAËL

From the INTERNATIONAL BUREAU

Date of mailing (day/month/year) 27 May 2010 (27.05.2010)			
Applicant's or agent's file reference 45192			EMPORTANT NOTICE
International application No. PCT/IL2008/001492		ate (day/month/year) 2008 (13.11.2008)	Priority date (day/month/year) 15 November 2007 (15.11.2007)
Applicant	SENG ENTER	PRISES LTD. et al	

The International Bureau transmits herewith a copy of the international preliminary report on patentability (Chapter I of the Patent Cooperation Treaty)

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Simin Baharlou

Facsimile No. +41 22 338 82 70

e-mail: pt09.pct@wipo.int

#### PATENT COOPERATION TREATY

## **PCT**

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

See item 4 below

FOR FURTHER ACTION

	International application No. International filing of 13 November 2008		10nth/year) Priority date (day/month/year) 2008) 15 November 2007 (15.11.2007)				
	International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237						
	Applicant SENG ENTERPRISES LTD.						
j.	1. This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).						
2.	This REPORT consists of a to	tal of 7 sheets, including this cov	ver sheet				
	In the attached sheets, any refe	erence to the written opinion of t	the International Se	arching Authority should be read as a reference			
	to the international preliminar	y report on patentability (Chapte	er I) instead.	······································			
3.	This report contains indication	is relating to the following items	::				
	Box No. I	Basis of the report					
	Box No. II	Priority					
	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
;	Box No. IV Lack of unity of invention						
	Box No. V	Box No. V  Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Box No. VI	Certain documents cited					
Ì	Box No. VII Certain defects in the international application						
	Box No. VIII Certain observations on the international application						
4.	4 The International Unwant will remove that this was a large to the second seco						
, ,	4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).						
				· · · · · · · · · · · · · · · · · · ·			
	Date of issuance of this report						
		···	18 May 2010 (18				
	The International Bu 34, chemin des C	· · · · · · · · · · · · · · · · · · ·	Authorized officer				
34, chemin des Colombettes 1211 Geneva 20, Switzerland			Simin Baharlou				

e-mail: pt09.pct@wipo.int

Form PCT/IB/373 (January 2004)

Facsimile No. +41 22 338 82 70

Applicant's or agent's file reference 45192

### PATENT COOPERATION TREATY

	From the INTERNATIONAL SEARCHING AUTHORITY					
To: G.E. EHRICH (1995)LTD. 11 MENACHEM BEGIN STREET 52521 RAMAT GAN ISRAEL		PCT  WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY				
				:		(PCT Rule 43bis.1)
:		•				
				-	Date of mailing (day/month/year)	13 MAY 2009
- •		s or agent's file	reference	•	FOR FURTHER A	
451		al auntication b	NT	T 1 (71)		See paragraph 2 below
		al application b 3/01492	No.	International filing date 13 November 2008		Priority date (day/month/year)
<u> </u>			ification (IPC) o	r both national classifica	<u> </u>	15 November 2007 (15.11.2007)
IPC	>(8) -	C12M 3/00	(2009.01)	i cournational classifica	ition and IFC	1
	PC -	435/305.2	TERPRISES	LTD		
		SCHO EN	FERFRISES	LID.		
1.	1. This opinion contains indications relating to the following items:  Box No. I Basis of the opinion  Box No. II Priority					
]						
•	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability  Box No. IV Lack of unity of invention					
=	$\boxtimes$	Box No. V	Reasoned states citations and ex	ment under Rule 43 <i>bis</i> . I( cplanations supporting se	(a)(i) with regard to nov uch statement	elty, inventive step or industrial applicability;
•		Box No. VI	Certain docume	ents cited		
	Box No. VII Certain defects in the international application					
Box No. VIII Certain observations on the international application						·
2.	FUR	THER ACTIO	· N			,
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.						
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.						
For further options, see Form PCT/ISA/220.						
3. For further details, see notes to Form PCT/ISA/220.						
			s of the ISA/US	Date of completion of	this opinion	Authorized officer:
Mail Stop PCT, Attn: ISA/US Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 30 April 2009 (30.			30 April 2009 (30	.04.2009)	Lee W. Young PCT Helpdesk: 571-272-4300	
rat	Facsimile No. 571-273-3201  PCT OSP: 571-272-7774					

Form PCT/ISA/237 (cover sheet) (April 2007)

International application No.

PCT/IL 08/01492

Box	No. I	Basis of this opinion
i.	With re	egard to the language, this opinion has been established on the basis of:  the international application in the language in which it was filed.  a translation of the international application into which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.		This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))
3.	establi	egard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been shed on the basis of:
	a. typ	e of material  a sequence listing  table(s) related to the sequence listing
	b. for	mat of material  on paper  in electronic form
	c. tîm	contained in the international application as filed  filed together with the international application in electronic form  furnished subsequently to this Authority for the purposes of search
4.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
5.	Additi	onal comments;
		~

International application No.

PCT/IL 08/01492

Box No. IV Lack of unity of invention
In response to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has, within the applicable time limit:
paid additional fees
paid additional fees under protest and, where applicable, the protest fee
paid additional fees under protest but the applicable protest fee was not paid
not paid additional fees
2. This Authority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to pay additional fees.
3. This Authority considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is
complied with
not complied with for the following reasons:  This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive oncept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.
Sroup I: claims 1-11, 25-36 and 48-51, directed to a holding device for cells comprising an array of spaced picoliter wells, further wherein ne holder may be transfucent.  Sroup II: claims 12 and 13, directed to a method of forming a template for a picoliter well array.  Sroup III: claims 14-24 and 37-47, directed to a method of forming a cell holding device having an array of picoliter wells.
he inventions listed as Groups I - III do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 3.2, they lack the same or corresponding special technical features for the following reasons:
he special technical feature of the Group I claims is a holding device for cells comprising an array of spaced picoliter wells. The special achnical feature of the Group II claims is a method of forming a template for a picoliter well array. These special technical feature of the Group III claims is a method of forming a cell holding device having an array of picoliter wells.
the only common technical element shared by the above groups is that they are related to an array of wells having picoliter volume. This ommon technical element does not represent an improvement over the prior art of US 2004/0219074 A1 to Childers et al. (see para 2015], [0028]) Therefore, the inventions of Groups I-III lack unity of invention under PCT Rule 13 because they do not share a same or oπesponding special technical feature.
-
•
•
4. Consequently, this opinion has been established in respect of the following parts of the international application:
ali parts
the parts relating to claims Nos.  1-11, 25-36 and 48-51

International application No.

PCT/IL 08/01492

Box No. V	Reasoned statement un citations and explanati	nder Rule 43 <i>t</i> ons supporti	bis.1(a)(i) with regard to novelty, inventive step or industrial appli- ng such statement	cability;	
1. Statemei	nt				
Nove	elty (N)	Claims	1-6, 11, 34-36		
11016	.ity (11)	Claims	7-10, 25-33, 48-51	_ YES	
		Cialib		_ ио	
Inven	ntive step (IS)	Claims	NONE	YES	
		Claims	1-11, 25-36, 48-51	_ NO	
				`	
Indus	strial applicability (IA)	Claims	1-11, 25-36, 48-51	YES	
		Claims	NONE	_ NO	
Claims 7-10 lac As to claim 7, 8 (para [0142]; Fi (a) a pico liter v (b) a non-cell h [0280]), wherei (para [0081]-[00	ienn discloses a holding dig 31); well array region including a olding region (para [0068]; n fluid can be one or both 1 082]).	evice (para [0) a plurality of p ; Fig 6, part 64 added and rer	sing anticipated by US 2005/0277125 A1 to Benn, et al. (hereinafter *Benn) of all (hereinafter *Benn)	fined regions egion (para picowells	
[0109], 0150/0511	ng a billio itole, rig 31, pai	u ae) beimeeu	permeable (para [0099], [0110], disclosing porous reaction surfaces) be a said regions (Fig 31, part 98).	arrier (para	
As to claim 9, 8	Benn further discloses whe	re the non-cel	ll holding аптау has an embossed design (para [0170]).		
As to claim 10, Benn further discloses where the pico liter well array is embossed (para [0170]).					
Claims 25-33 and 48-51 lack novelty under PCT Article 33(2) as being anticipated by WO 2005/007796 A2 to Deutsch, et al. (hereinafter "Deutsch").					
As to claim 25, Deutsch discloses a holding device (pg 6, in 27-28, disclosing a holder) for studying cells (pg 1, in 4-5) comprising:  — at least one cavity (pg 50, in 14-19, disclosing picowells) adapted to receive a sample of cells (pg 49, in 20-30) in a medium consisting essentially of water (pg 49, in 3-19, disclosing 99% water solutions),  — the cavity having a substrate (pg 11, in 25-31) and a generally inert wall (pg 10, in 18-26, disclosing a wall made of ceramic, metals, plastics, or rubber),					
<ul> <li>wherein the substrate includes a surface for receiving the medium (pg 12, In 1-15), and</li> <li>wherein the surface includes a multiplicity of pico liter wells (pg 12, In 1-15; Fig 10A-10C) and is characterized in that</li> <li>the substrate is substantially translucent (pg 17, In 19-26) and</li> <li>has a refractive index equal to the refractive index of the medium (pg 12, In 1-15).</li> </ul>					
As to claim 26, Deutsch further discloses where the medium comprises water (pg 49, in 3-19, disclosing 99% water solutions) and wherein the substrate has a Refractive Index of 1.33 (pg 12, in 10-15).					
			bstrate is moldable (pg 33, In 16-20, disclosing a device made through	molding).	
As to claim 28,	Deutsch further discloses	where the sut	bstrate is inert (pg 45, in 4-14).		
As to claim 29, Deutsch further discloses where the holding device is a carrier plate (pg 6, th 24 to pg 7, in 3) and wherein a first adhesive is disposed between the carrier plate and the substrate (pg 43, in 5-11; Fig 15A-15C).					
As to claim 30, Deutsch further discloses a second adhesive disposed between the generally inert wall and the substrate (pg 42, in 20-28; Fig 14A-14C).					
As to claim 31, curable (pg 42,	Deutsch further discloses In 20-28, disclosing light-o	where at leas curable adhesi	t one of the substrate, the first adhesive and the second adhesive are ive 3051).	UV-light	
As to claim 32, curable adhesiv	Deutsch further discloses ve 3051, an acrylic adhesiv	where the firs ve).	st adhesive and the second adhesive are acrylic (pg 42, in 20-28, disclo	osing tight-	
**************************************					

International application No.

PCT/IL 08/01492

#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: BOX V(2):

As to claim 33, Deutsch further discloses a light source transmitting the UV-light through a bottom surface of the at least one cavity (pg 42, in 20-28; Fig 14B).

As to claim 48, Deutsch discloses a holding device (pg 6, in 27-28, disclosing a holder) for studying cells (pg 1, in 4-5) comprising:

- a layer (pg 12, in 1-15) of substantially transparent substrate material (pg 17, in 19-26);
- having a multiplicity of pico liter wells (pg 12, In 1-15; Fig 10A-10C);
- having a refractive index of 1.33 (pg 12, in 10-15); and,

-- a wall structure attached to the substrate (Fig 15A-15C).

As to claim 49, Deutsch further discloses where the substrate is UV-light curable (pg 13, in 8-20; pg 39, tn 12-18).

As to claim 50, Deutsch further discloses a first adhesive disposed between the wall structure and the substrate (pg 43, In 5-11; Fig 15A-15C).

As to claim 51, Deutsch further discloses

- -- a substantially transparent carrier plate (pg 6, in 23-27; pg 17, in 19-26; Fig 13-16);
- having a plurality of cavities (pg 50, in 14-19, disclosing picowells) surrounded by walls formed in a first surface of the carrier plate (Fig. 13-16),
- wherein the layer of substantially transparent substrate material is disposed on the carrier plate (pg 6, In 23-27; pg 17, In 19-26; Fig 13-16).

Claims 1-6 and 11 lack an inventive step under PCT Article 33(3) as being obvious over Benn in view of US 2005/0026299 A1 to Bhattacharjee, et al. (hereinafter "Bhattacharjee").

As to claim 1, Benn discloses a holding device (para [0076]-[0077]) for studying cells (para [0113]) comprising a spaced apart (para [0279]) pico liter wells (para [0280]). Benn does not specifically disclose a plurality of arrays. Bhattacharjee discloses a holding device for studying cells (Abstract; para [0066]) comprising a plurality of arrays (para [0007]; Fig 4, 5, 118). It would have been obvious to a skilled artisan to combine the Benn and Bhattacharjee disclosures by using a plurality of the arrays taught by Benn on a holder. A skilled artisan would have been motivated to combine the references by the Bhattacharjee disclosure, suggesting such a configuration will provide benefits in fluid handling (para [0008]).

As to claim 2, Benn further discloses where the pico liter well arrays comprise embossed regions (para [0170]).

As to claim 3, Benn further discloses pico liter well arrays (para [0280]). Bhattacharjee further discloses at least one barrier (para [0049], disclosing scores; Fig 11B) between two arrays (Fig 11B).

As to claim 4, Benn further discloses where the arrays are arranged in a two dimensional repeating pattern (para [0295]; Fig 19).

As to claim 5, Bhattacharjee further discloses where the arrays include at least two different well array designs (para [0011]; Fig 1, 2).

As to claim 6, Benn further discloses where the device includes at least one non-well embossed region (para [0158], disclosing a transfer plate) fluidically connected to at least one of said arrays (para [0159]).

As to claim 11, Benn further discloses pico liter well arrays (para [0280]). Benn does not specifically disclose a plurality of well array regions. Bhattacharjee discloses a holding device for studying cells (Abstract; para [0066]) comprising a plurality of well array regions (para [0007]; Fig 4, 5, 118). It would have been obvious to a skilled artisan to combine the Benn and Bhattacharjee disclosures by using a plurality of the array regions taught by Benn on a holder. A skilled artisan would have been motivated to combine the references by the Bhattacharjee disclosure, suggesting such a configuration will provide benefits in fluid handling (para [0008]).

Claims 34 and 35 lack an inventive step under PCT Article 33(3) as being obvious over Deutsch in view of US 4,684,538 A (Klemarczyk).

As to claim 34, Deutsch does not specifically disclose where the substrate is exposed to UV-light under vacuum pressure. Klemarczyk discloses an adhesive that is attached to a substrate (col 1, in 50-62), where the adhesive is cured by exposing it to the UV-light (col 13, in 62 to col 14, in 4) under vacuum pressure (col 14, in 7-25). It would have been obvious to a skilled artisan to combine the Deutsch and Klemarczyk disclosure by curing the adhesive taught by Deutsch under UV light and vacuum pressure. A skilled artisan would have been motivated to combine the references by the Deutsch disclosure, suggesting the use of a light-curable adhesive (pg 42, th 20-28).

As to claim 35, neither Deutsch nor Klemarczyk specifically discloses where the vacuum pressure is in the range of 0.3-0.5 mmHg. However, such a range would have been obvious to a skilled artisan practicing the Deutsch and Klemarczyk disclosures through normal experimentation. A skilled artisan would have been motivated to use such a range in order to cure certain adhesives with different properties than those disclosed by Klemarczyk.

	•		
**************************************	<b>                                    </b>	*******	*********

International application No. PCT/IL 08/01492

<del></del>					
Supplemental Box					
In case the space in any of the preceding boxes is not sufficient.  Continuation of:  BOX V(2) and the preceeding Supplemental Sheet:					
Claim 36 lacks an inventive step under PCT Article 33(3) as being obvious over Deutsch in (hereinafter "Bassemir").	view of US 3,558,387 A to Bassemir, et al				
curing adhesive (col 4, in 58-69) where an adhesive is exposed to the UV-light (col 2, in 52-thave been obvious to a skilled artisan to combine the Deutsch and Bassamir disclosures by light-curing adhesive taught by Deutsch. A skilled artisan would have been motivated to use	As to claim 36, Deutsch does not specifically disclose where the substrate is exposed to the UV-light under inert gas. Bassemir discloses a curing adhesive (col 4, in 58-69) where an adhesive is exposed to the UV-light (col 2, in 52-58) under inert gas (col 3, in 65-68). It would have been obvious to a skilled artisan to combine the Deutsch and Bassemir disclosures by using method disclosed by Bassemir with the light-curing adhesive taught by Deutsch. A skilled artisan would have been motivated to use such a method by the Bassemir disclosure, suggesting that curing the adhesive in an inert atmosphere reduces curing time (col 4, in 32-34).				
Claims 1-11, 25-36, and 48-51 have industrial applicability as defined by PCT Article 33(4) a used in industry.	pecause the subject matter can be made or				
-					
- ·					
	-				
-					
	•				